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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/016,853	12/14/2001	Janette Lin	P14738-PUCN	7417
7590 11/08/2005		EXAMINER		
Roger S. Burleigh			NGUYEN, DAVID Q	
Ericsson Inc 6300 Legacy Drive MS/EVW2-C-2			ART UNIT PAPER NUMB	
Plano, TX 75024			2681	
			DATE MAILED: 11/08/200	5

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)					
	10/016,853	LIN ET AL.					
Office Action Summary	Examiner	Art Unit					
· .	David Q. Nguyen	2681					
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence ad	dress				
A SHORTENED STATUTORY PERIOD FOR REPL' WHICHEVER IS LONGER, FROM THE MAILING D Extensions of time may be available under the provisions of 37 CFR 1.1: after SIX (6) MONTHS from the mailing date of this communication If NO period for reply is specified above, the maximum statutory period v Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim vill apply and will expire SIX (6) MONTHS from 1, cause the application to become ABANDONE	N. nely filed the mailing date of this co D (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 09 Ju	ıne 2005.						
	action is non-final.						
•	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 1-16 is/are pending in the application.							
4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>1-16</u> is/are rejected.							
7) Claim(s) is/are objected to.							
8) Claim(s) are subject to restriction and/o	r election requirement.						
Application Papers							
9) The specification is objected to by the Examiner.							
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119		,					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received.							
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 							
3. ☐ Copies of the certified copies of the prior			Stage				
application from the International Bureau		o III tilis Itational	Otage .				
* See the attached detailed Office action for a list of the certified copies not received.							
	,						
Attachment(s)							
Notice of References Cited (PTO-892)	4) Interview Summary						
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08)		Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-152)					
Paper No(s)/Mail Date	6) Other:						

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DETAILED ACTION

Response to Amendment

1. Applicant's request for reconsideration of the finality of the rejection of the last Office action is persuasive and, therefore, the finality of that action is withdrawn.

Response to Arguments

Applicant's arguments filed 06/09/05 have been fully considered but they are not persuasive.

In response to applicant's argument on page 6, Applicants argue: "In the instant Final Office Action, the Examiner repeated his prior rejection in view of Tomoike and, again, did not provide the Applicants a copy of the English language translation of that reference, nor did he indicate how or where Applicants might obtain a copy. Furthermore, the Examiner failed to provide a proper reference to Tomoike by which Applicants could independently obtain a copy of an English-language translation".

A copy of the English language translation of the reference Tomoike JP410013945A is provided with this Office Action.

In response to applicant's argument on page 9, Applicants argue: "In contrast to the apparent teachings of Tomoike, the authentication code utilized in Applicant's invention is not used to authenticate a mobile terminal, but is used to prevent the unauthorized use of roaming numbers. The invention embodies a process by which it can be assured that a call to a roaming number associated with an MSC is not simply a direct call to the roaming number, but is in fact a call to a B subscriber Mobile Station to which the MSC can assign the roaming number".

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Examiner disagrees because Tomoike discloses clearly the applicants' limitation, "assigning an authentication code to said roaming number, said response including said authentication code, receiving said authentication code at HLR and sending said authentication code from HLR to said GMSC" (see abstract, whole document translated in English and drawings 2-5).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1-2,5-6,9-10, and 13-14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Granberg (US 6,101,382) in view of Tomoike (JP410013945A).

Regarding claims 1,5,9 and 13, Granberg teaches a method of using of roaming numbers in a wireless telecommunications system, and the method comprising:

receiving a call request for a mobile terminal at a Gateway Mobile Switching Center (GMSC) (see fig. 1 and 2 and description); sending a request for routing information from said GMSC to a Home Location Register (HLR) associated with said mobile terminal (see fig. 1 and 2 and description); sending a request for a roaming number from said HLR to a Mobile Switching Center (MSC) associated with the roaming area in which said mobile terminal is geographically located (see fig. 1 and 2 and description); allocating, by said MSC, a roaming number for said mobile terminal (see fig. 1 and 2 and description); sending a response to said request for roaming number from said MSC to said HLR, said response including said roaming

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number (see fig. 1 and 2 and description); receiving said roaming number at said HLR (see fig. 1 and 2 and description); sending said roaming number from said HLR to said GMSC (see fig. 1 and 2 and description); sending a call setup request from said GMSC to said MSC, said call setup request including said roaming number (see fig. 1 and 2 and description). Granberg does not disclose assigning, by said MSC, an authentication code to said roaming number, said response including said authentication code, receiving said authentication code at HLR and sending said authentication code from HLR to said GMSC.

However, Tomoike discloses assigning an authentication code to said roaming number, said response including said authentication code, receiving said authentication code at HLR and sending said authentication code from HLR to said GMSC (see abstract, whole document translated in English and drawings 2-5). Therefore, it would have been obvious to one of ordinary skilll in the art at the time the invention was made to combine the call setup procedure of Granberg with authentication process of Tomoike to obtain a wireless telecommunication system as proposed in the instant application in order to protect the network against unauthorized access, and to protect the privacy of users.

Regarding claims 2,6,10 and 14, the method of Granberg in view of Tomoike also discloses wherein said authentication code is a function of said roaming number (see abstract, whole document translated in English and drawings 2-5).

3. Claims 3-4,7-8,11-12 and 15-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over Granberg (US 6,101,382) in view of Tomoike (JP410013945A) and further in view of Grootwassink (US 6725037).

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Regarding claims 3-4,7-8,11-12 and 15-16, the method of Granberg in view of Tomoike does not disclose an authentication as a function of the time at which said roaming number is requested, or the date on which said roaming number is requested. However an authentication procedure using such subscriber information is taught by Grootwassink.

Grootwassink teaches the use of various validation data during authentication including the user's mobile phone number, and user profile data (col. 5: lines 1-5). Although Grootwassink does not expressly mention date and time, it is obvious that these items ate a part of user profile data, as they are necessary in the billing of any mobile phone call. It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine call setup and authentication procedure of Granberg in view of Tomoike with the validation data of Grootwassink to allow a particular user to access a communications network.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Q. Nguyen whose telephone number is 571-272-7844. The examiner can normally be reached on 8:30AM-5:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, JOSEPH H. FEILD can be reached on (571)272-4090. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

David Nguyen

TEMICA BEAMER
PRIMARY EXAMINER

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11/4/05